

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

ANNUAL AUDITED REPORT FORM X-17A-5 PART III

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Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	01/01/07	AND ENDING	12/31/07	
	MM/DD/YY		MM/DD/YY	
A. REGI	STRANT IDENTIFIC	CATION		
NAME OF BROKER-DEALER: ING Funds Distributor, LLC ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.)		OFFICIAL USE ONLY		
		ox No.)	FIRM I.D. NO.	
7337 E. Doubletree Ranch Road				
	(No. and Street)			
Scottsdale	AZ		85258	
(City)	(State)		(Zip Code)	
NAME AND TELEPHONE NUMBER OF PER Peter E. Caldwell	SON TO CONTACT IN R		EPORT 80) 477-2147	
			(Area Code – Telephone Number)	
B. ACCO	UNTANT IDENTIFIC	CATION		
INDEPENDENT PUBLIC ACCOUNTANT who	see oninion is contained in	thic Penort*		
Ernst & Young LLP	sse opinion is contained in	· tills Report		
· (N	ame – if individual, state last, fi	rst, middle name)		
55 Ivan Allen Jr Blvd	Atlanta	GA	30308	
(Address)	(City) PHUCE:	(State)	(Zip Code)	
CHECK ONE:	4 MAR 2 1 2	2008 9		
Certified Public Accountant Public Accountant	THOMS:	AL SECUR	RECEIVED	
Accountant not resident in United	States or any of its posses	ssions.	FEB 2 9 2008	
F	R OFFICIAL USE OF	BF 04	RANCH OF REGISTRATIONS AND EXAMINATIONS	

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1410 (06-02)

OATH OR AFFIRMATION

I, Peter E. Caldwell	, swear (or affirm) that, to the best of
my knowledge and belief the accompanying financial statemen ING Funds Distributor, LLC	
of December 31 , 20 07	are true and correct. I further swear (or affirm) that
neither the company nor any partner, proprietor, principal offic	
classified solely as that of a customer, except as follows:	
•	
Marie David State of Advances	DT 0 001 00
Notary Public State of Artesna Maricone County	Signature
Diane Hopkine-County	
Expires July 31, 2006	<u>C-O</u>
$A - 1 \cap A$	Title
Mure Hoplew - Owan	
Notary Public	
This report ** contains (check all applicable boxes):	
(a) Facing Page.	
(b) Statement of Financial Condition.	
(c) Statement of Income (Loss).	
(d) Statement of Changes in Financial Condition.	one) on Colo Duscoi stand Conital
(e) Statement of Changes in Stockholders' Equity or Partner (f) Statement of Changes in Liabilities Subordinated to Cla	
(g) Computation of Net Capital.	milis of Ciculois.
(h) Computation for Determination of Reserve Requiremen	its Pursuant to Rule 15c3-3.
(i) Information Relating to the Possession or Control Requ	
(j) A Reconciliation, including appropriate explanation of the	he Computation of Net Capital Under Rule 15c3-1 and the
Computation for Determination of the Reserve Require	ments Under Exhibit A of Rule 15c3-3.
(k) A Reconciliation between the audited and unaudited Statement Consolidation.	nements of rinancial Condition with respect to methods of
(I) An Oath or Affirmation.	
(m) A copy of the SIPC Supplemental Report.	
(n) A report describing any material inadequacies found to ex	tist or found to have existed since the date of the previous audit.

**For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

STATEMENT OF FINANCIAL CONDITION ING Funds Distributor, LLC December 31, 2007 with Report of Independent Auditors

ING Funds Distributor, LLC Statement of Financial Condition December 31, 2007

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 Suite 1000
 55 Ivan Allen Jr. Boulevard
 Atlanta, Georgia 30308

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Report of Independent Auditors

To the Members ING Funds Distributor, LLC

We have audited the accompanying statement of financial condition of ING Funds Distributor, LLC (the Company, its primary member being ING Funds Services, LLC and indirectly ING America Insurance Holdings, Inc.) as of December 31, 2007. This statement of financial condition is the responsibility of the Company's management. Our responsibility is to express an opinion on this statement of financial condition based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the statement of financial condition is free of material misstatement. We were not engaged to perform an audit of the Company's internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the statement of financial condition, assessing the accounting principles used and significant estimates made by management, and evaluating the overall statement of financial condition presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the statement of financial condition, referred to above presents fairly, in all material respects, the financial position of ING Funds Distributor, LLC at December 31, 2007, in conformity with U.S. generally accepted accounting principles.

Atlanta, Georgia February 15, 2008 Ernst + Young LLP

ING Funds Distributor, LLC Statement of Financial Condition December 31, 2007

Assets Cash and cash equivalents Accounts receivable Prepaid expenses Due from affiliates Deferred acquisition cost - A and C shares, net of amortization Other assets	\$	3,960,735 16,216,746 191,182 867,300 4,799,858 348
Total assets	\$	26,036,169
Liabilities and member's equity Liabilities: Due to affiliates	_\$	185,252
Total liabilities		185,252
Member's equity Total liabilities and member's equity	\$	25,850,917 26,036,169

ING Funds Distributor, LLC Notes to Statement of Financial Condition

1. Nature of Business and Ownership

ING Funds Distributor, LLC (the Company) is owned by its primary member, ING Funds Services, LLC (Member) which is a wholly-owned subsidiary of ING Capital Corp., LLC (ING CC). ING CC is a wholly-owned subsidiary of ING Investment Management LLC (IIM). IIM is a wholly-owned subsidiary of Lion Connecticut Holdings, Inc. (LCH), which is a wholly-owned subsidiary of ING America Insurance Holdings, Inc. (ING AIH). ING AIH is a wholly-owned subsidiary of ING Groep N.V. (ING), a global financial services holding company based in the Netherlands.

The Company is engaged primarily in the marketing and distribution of mutual funds and variable products and is registered as a broker/dealer under the Securities Exchange Act of 1934 and is a member of the Financial Industry Regulatory Authority (FINRA). The Company is the principal underwriter and distributor for mutual funds which are managed by ING AIH affiliates.

2. Summary of Significant Accounting Policies

General

The preparation of the statement of financial condition in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the amounts reported in the statement of financial condition and accompanying notes. Management believes that the estimates utilized in preparing its statement of financial condition are reasonable and prudent. Actual results could differ from those estimates.

Cash and Cash Equivalents

The Company considers deposits that can be redeemed on demand and highly liquid investments that have original maturities of three months or less, when purchased, to be cash and cash equivalents. Cash equivalents are not held for sale in the ordinary course of business.

Accounts Receivable

Accounts receivable are shown at their net realizable value. Uncollectible accounts receivable are charged to operations during the period they are determined to be uncollectible.

Income Taxes

The Company is a single member limited liability company. For income tax purposes, the Company is not treated as a separate taxable entity. Member income, gains, losses, deductions and credits are included in the federal income tax return of the Member, whether or not an actual cash distribution is made to such member during its taxable

years. As such, no federal income taxes are reflected for the year ended December 31, 2007. Certain items will be deducted in different periods for tax purposes from those used for financial reporting purposes.

The Internal Revenue Service is currently examining ING AIH's tax returns for the years 2002 through 2006. Management is not aware of any adjustments as a result of this examination that would have a material impact on the statement of the financial condition of the Company.

Revenue Recognition - Distribution Fees from Affiliated Mutual Funds

The Company serves as the principal distributor for proprietary mutual funds. Pursuant to Rule 12b-1 of the Investment Company Act of 1940, the Company receives distribution fees from the funds ranging from .25% to 1.00% on an annual basis of the respective funds' net assets. Distribution fees and commissions pursuant to the related distribution plan agreements are accrued as earned. Distribution fees receivable amounted to \$15,895,729 at December 31, 2007. Distribution fees receivable is a component of accounts receivable in the accompanying statement of financial condition.

Also under Rule 12b-1, the Company makes ongoing payments on a monthly and quarterly basis to authorized dealers for distribution and shareholder servicing at annual rates ranging from .25% to 1.00% of the fund's average daily net assets.

Interest revenues earned are accounted for on an accrual basis.

Liabilities Subordinated to the Claims of General Creditors

At December 31, 2007 and during the year then ended, the Company had no liabilities subordinated to the claims of general creditors.

Recently Issued Accounting Standard

Accounting for Uncertainty in Income Taxes – FIN 48

Effective January 1, 2007 the Company adopted FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes" (FIN 48). FIN 48 creates a single model to address the accounting for the uncertainty in income tax positions recognized in a company's financial statements in accordance with FAS 109, "Accounting for Income Taxes". The adoption of FIN 48 did not have an impact on the Company, since the Company does not have any uncertain tax positions.

3. Deferred Acquisition Costs

Acquisition costs, principally commissions paid to authorized broker-dealers, are deferred for certain products. Deferred acquisition costs are amortized over the estimated lives of the related products or in the period in which a contingent deferred sales charge (CDSC) is applied when the client's investment is redeemed.

The Company is entitled to CDSC, which is imposed upon the redemption of Class A, Class B and Class C shares of the funds. Such charges (excluding the Senior Income Fund Class A) are paid by the redeeming shareholder and are imposed on Class A shares for purchases over \$1 million if the shares are redeemed within one or two years of purchase at a rate of 1% for redemptions in the first and second year after purchase (.50% for purchases over \$2.5 million and .25% for purchases over \$5 million redeemed in the first year). CDSC is typically imposed on Class B shares at the rate of 5% for redemptions in the first year after purchase, declining to 4%, 3%, 2% and 1% in the second, third, fourth, fifth and sixth years, respectively. CDSC for Class C shares is imposed at a rate of 1% for one year.

The Senior Income Class A Early Withdrawal charge of 1% is paid by the redeeming shareholder and is imposed on Class A shares for purchases over \$1 million if the shares are repurchased by the Fund within one year of the shareholder's purchase.

Each month, the Company enters into transactions related to its deferred acquisition costs – B shares asset with a third-party financial institution under an on-going agreement (the Agreement). Pursuant to the Agreement, the Company receives cash in exchange for amounts defined as payment of commissions on sales of fund B shares (prior to July 1, 2007, at a premium, after July 1, 2007, at cost) and a third-party financial institution receives in return the secured right to directly receive all payments of the annual distribution fees of .75% of such B share net assets and all related CDSC's related to such B shares.

In accordance with FASB Staff Position 85-24-1 the Company treats the B share activity and the Agreement as a sale for financial accounting and reporting purposes and regulatory net capital purposes.

During the year ended December 31, 2007, the Company sold B Share deferred acquisition costs under the Agreement with a book value of \$3,008,203 resulting in a gain of \$56,883. At December 31, 2007, the Company had \$154,497 receivable from the third-party financial institution related to the sale of B Share deferred acquisition costs, which is included in accounts receivable in the accompanying statement of financial condition.

The Company periodically analyzes the recoverability of its deferred acquisition costs by a comparison of the net cash flows to be received. If necessary, a valuation allowance is recorded to reflect the difference between the carrying amount and the estimated fair value. At December 31, 2007, no valuation allowance was recorded.

4. Related Party Transactions

In 2004, the Company entered into an agreement with ING Clarion Real Estate Securities, L.P., an affiliated company owned by ING AIH. This agreement called for the Company to distribute shares of the closed-end ING Clarion Global Real Estate Income Fund. In 2007, the Company received payments under the agreement of \$723,412 which is included in commissions revenue.

The Company has entered into a distribution agreement with ING Asia Pacific High Dividend Equity Income Fund (IAE) and ING International High Dividend Equity Income Fund (IID), effective March 27, 2007 and September 25, 2007, respectively. Additionally, the Company assisted in the distribution of common shares in the initial public offerings of IAE and IID. The Company did not receive any compensation for its distribution assistance to IAE or IID.

The amount of revenue earned from affiliates may not be reflective of revenues that could have been earned on similar levels of activity with unrelated third-parties. Similarly, the expenses allocated to the Company may not be reflective of expenses that would have been incurred by the Company on a stand-alone basis.

Throughout the year ended December 31, 2007, the Company and its Parent settled intercompany receivables and payables by relieving the intercompany obligations as a capital transaction. During the year ended December 31, 2007, the Parent relieved the Company of a net obligation of \$55,896,216 that is reported as a capital contribution in the accompanying statement of changes in member's equity.

5. Employee Benefits

401(k), Pension Plans and Deferred Compensation Plans

The employees of the Company are covered by a variety of employee benefit plans (401(k), pension and deferred compensation) that are administrated by affiliates. The different plans have various eligibility standards, vesting requirements, and guidelines for matching. The Company had no separate employee benefit plans in 2007, and relied on its affiliated companies to cover all eligible employees. All benefits that were paid by these affiliates were charged back to the Company for reimbursement.

Stock-Based Compensation

In December 2004, the Financial Accounting Standards Board (FASB) issued FAS No. 123 (revised 2004), "Share-Based Payments" (FAS No. 123R), which requires all share-based payments to employees to be recognized in financial statements based upon the fair value. The Company adopted the provisions of FAS No. 123R on January 1, 2005, using the modified-prospective method. Under the modified-prospective method, compensation cost recognized in 2007 includes compensation cost for all share-based payments granted subsequent to January 1, 2005, based on the grant-date fair value in accordance with the

ING Funds Distributor, LLC Notes to Statement of Financial Condition

provisions of FAS No. 123R. All shares granted during 2007 were those of ING, the Company's ultimate parent and resulted in \$87,743 of expense recorded as a change in stockholder's equity.

6. Contingencies

The Company is party to a number of claims, lawsuits, and arbitrations arising in the course of its normal business activities. Although the ultimate outcome of these claims cannot be ascertained at this time, it is the opinion of management that these matters will not have a material effect on the Company's financial condition.

As with many financial services companies, the Company and certain of its affiliates have received informal and formal requests for information from various state and federal governmental agencies and self-regulatory organizations in connection with inquiries and investigations of the products and practices of the financial services industry. In each case, the Company believes full cooperation has been and is being provided.

Regulators are also conducting other broad investigations involving the financial services industry. These initiatives currently focus on, among other things, compensation and other sales incentives, conflicts of interest, anti-competitive activity, marketing practices, and disclosure. It is possible that the scope of these investigations will further broaden before the investigations are concluded. Like other financial services companies, U.S. affiliates of ING have received formal and informal requests in this regard, and are cooperating fully with each request for information.

7. Net Capital

The Company is subject to the SEC Uniform Net Capital Rule (Rule 15c3-1), which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. Rule 15c3-1 also provides that equity may not be withdrawn or cash dividends paid if the resulting ratio of aggregated indebtedness to net capital would exceed 12 to 1.

At December 31, 2007, the Company had net capital of \$3,573,124, which was \$3,548,124 in excess of its required net capital of \$25,000. The Company's ratio of aggregate indebtedness to net capital at December 31, 2007, was .05 to 1.

ING Funds Distributor, LLC Notes to Statement of Financial Condition

8. Subsequent Events

Beginning January 1, 2008, the Company no longer sells its' B share acquisition costs under the Agreement noted in Footnote 3. For all B share sales occurring after January 1, 2008, the Company will capitalize the deferred acquisition costs and amortize over the life of the related CDSC fee.

The Company will retain the rights to receive all payments of the annual distribution fees of .75% and related CDSC fees associated with such B shares. For all B share sales prior to December 31, 2007, the existing Agreement with the third-party financial institution remains in place for the life of those B shares.



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